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Tuberculosis—Notification of Cases—Control of. (Chap. 115, Act Feb. 25, 1913.)

SECTION 1. That every physician or other person practicing the art of healing shall file with the State board of health a written report giving the names and addresses of all persons afflicted with pulmonary tuberculosis (consumption), concerning which he or she may be consulted as soon as the nature of the disease is determined.

- SEC. 2. That any representative of a religious denomination, or any householder, or any nurse, parent, guardian, or other person attending or in any way having knowledge of the existence of a case of pulmonary tuberculosis (including the person afflicted therewith) must immediately report the same to the State board of health.
- Sec. 3. The names and addresses of all persons afflicted with pulmonary tuberculosis shall be recorded in the State board of health, and it shall be unlawful for any person suffering from this disease to change his or her residence or to be removed therefrom until the State board of health has been notified, so that the vacated residence may be fumigated.
- Sec. 4. It shall be the duty of any physician or any representative of a religious denomination, or any householder, nurse, parent, guardian, or other person having knowledge of a change of residence of any person afflicted with pulmonary tuberculosis to report the same to the State board of health.
- Sec. 5. No furniture, bedding, or other material used by a person afflicted with pulmonary tuberculosis shall be sold, delivered, or used by any other person until such furniture, bedding, or material has been furnigated. Furnigation or disinfection shall be in accordance with rules prescribed by the State board of health.
- Sec. 6. Any person owning a house rented to or occupied by a person afflicted by tuberculosis shall furnigate or disinfect the same forthwith upon the leaving of the house by such person.
- SEC. 7. No books shall be loaned from a public library to any person afflicted with pulmonary tuberculosis or to any person living in a residence where a case of pulmonary tuberculosis exists.
- Sec. 8. Any person violating any of the provisions of this act shall, upon conviction thereof, be fined not more than \$300 for each offense or be imprisoned in the county jail not more than one year, or be punished by both such fine and imprisonment, in the discretion of the court.

Wayward Girls—Institutions Caring for, and Receiving State Aid, Placed Under State Board of Health. (Chap. 362, Act Mar. 1, 1913.)

- Section 1. There is hereby appropriated \$10,000 annually out of any funds in the hands of the State treasurer not otherwise appropriated for the support of wayward girls between the ages of 12 and 18 years now being cared for or who may be hereafter cared for by charitable or corrective institutions in this State.
- SEC. 2. Any charitable or corrective institution in this State wishing to secure State aid under this act shall make application therefor to the State board of health, in and by which application such institution shall show how many girls of the class mentioned in section 1 it cared for during each month of the preceding calendar year, and shall state how long it has been engaged in this State in caring for girls of said class, and shall declare its willingness to submit to any reasonable health and sanitary rules and regulations prescribed by said State board of health. Upon receiving such application the State board of health shall investigate the affairs of and methods of and conditions surrounding such institution, and shall, if it finds such institution is properly conducted and worthy of State aid, give it a certificate to that effect and file and send a duplicate of such certificate to the secretary of state.
- Sec. 3. The State board of health is hereby given visitorial powers over all institutions which receive State aid under this act; and each such institution shall, on or before the 15th day of January of each year file with the secretary of the State board of

health a financial and statistical report and statement for the preceding calendar year in such form as may be prescribed by said State board of health, and each such institution shall submit to and abide by any reasonable health and sanitary rules and regulations that may be prescribed by said State board of health; and if any such institution fails to comply with any of the provisions of this section said State board of health shall notify the secretary of state of such refusal and such institution shall not thereafter be entitled to any benefits or payments under this act until such failure has ceased.

Sec. 4. Each institution which has received from the State board of health a certificate provided for in section 2 of this act shall be entitled to receive from and out of the appropriation made by section 1 of this act State aid at the rate of \$8 per month for each girl of the class mentioned in said section. All sums to which any such institution becomes entitled under this act shall be paid quarter yearly, to wit: For the quarters ending on the last days of March and June and September and December of each year. Each institution shall present to the secretary of state an itemized statement showing the names and ages of the different girls kept and maintained by it during the quarter and the length of time each girl was so kept and maintained and the amount to which it is entitled for each such girl and the gross amount it is entitled to for the quarter, but before being presented to the secretary of state, said statement must have been presented to and approved by the secretary of the State board of health. Upon receipt of said statement so approved the secretary of state shall issue a warrant upon the State treasurer in favor of said institution for the amount to which it is entitled for the quarter covered by said statement.

Sec. 5. No institution which receives from the State of Oregon any direct and specific appropriation of money shall be entitled to receive any State aid under this act for any period covered by such appropriation; and no institution shall be entitled to any State aid under this act until it has had an actual bona fide existence of at least six months; and no institution which has less than 10 bona fide inmates of the class mentioned in section 1 of this act shall be entitled to any State aid under this act; and no girl for whose specific support any sum is paid to any institution by any person whatever shall, for any part of the period for which such sum is paid, be deemed a wayward girl within the meaning of this act.

Sec. 6. Sections 4401, 4402, 4403, 4404, and 4405 of Lord's Oregon Laws, and all acts or parts of acts in conflict herewith are hereby repealed.

WISCONSIN.

Communicable Diseases—Morbidity Reports—Quarantine—Disinfection. (Reg. Bd. of H., Oct. 9, 1913.)

List of dangerous, contagious diseases.—In conformity to the requirements of the law relating to its duties and powers, the State Board of Health of Wisconsin hereby publishes and declares the following as "dangerous and contagious diseases:"

Asiatic cholera (cholerine), yellow fever, smallpox, typhus fever, leprosy, bubonic plague, diphtheria (for all sanitary purposes membranous croup must be considered and treated as diphtheria), scarlet fever (scarlatina), typhoid fever, measles (including rötheln), whooping cough, cerebrospinal meningitis, acute anterior poliomyelitis, ophthalmia neonatorum, gonorrhea, and syphilis. (All cases of gonorrhea and syphilis are to be reported direct to the State board of health, as provided by chapter 516, Laws of 1913.¹)

The State board of health does hereby adopt and publish the following rules to be of general application throughout the State:

Rule 1. Exclusion from school, etc.—No person suffering from Asiatic cholera (cholerine), yellow fever, smallpox, typhus fever, bubonic plague, diphtheria (mem-